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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/998,195	12/03/2001	Chris H. Senanayake	4821-409-999	4449	
20582 JONES DAY	7590 03/20/200	8	EXAMINER		
222 East 41st S			KUMAR, SHAILENDRA		
New York, NY 10017-6702			ART UNIT	PAPER NUMBER	
			1621		
			MAIL DATE	DELIVERY MODE	
			03/20/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
		09/998,195	SENANAYAKE E	SENANAYAKE ET AL.	
Office Action S	ummary	Examiner	Art Unit		
		SHAILENDRA KUMAR	1621		
The MAILING DATE of Period for Reply	f this communication ap	pears on the cover sheet with t	he correspondence ad	ddress	
WHICHEVER IS LONGER, - Extensions of time may be available after SIX (6) MONTHS from the maili - If NO period for reply is specified abo - Failure to reply within the set or exter	FROM THE MAILING D under the provisions of 37 CFR 1.1 ng date of this communication. ve, the maximum statutory period ided period for reply will, by statute than three months after the mailin	Y IS SET TO EXPIRE 3 MON ATE OF THIS COMMUNICAT (36(a). In no event, however, may a reply will apply and will expire SIX (6) MONTHS a, cause the application to become ABAND g date of this communication, even if timely	FION. be timely filed from the mailing date of this of the content of the conte	,	
Status					
2a) ☐ This action is FINAL . 3) ☐ Since this application	is in condition for allowa	Pecember 2007. Se action is non-final. The none except for formal matters The service of the ser	•	e merits is	
Disposition of Claims					
4)⊠ Claim(s) <u>2-6 and 74-7</u> 4a) Of the above claim 5)□ Claim(s) is/are 6)⊠ Claim(s) <u>2-6 and 74-7</u> 7)□ Claim(s) is/are 8)□ Claim(s) are su	(s) is/are withdra allowed. <u>8</u> is/are rejected. objected to.	wn from consideration.			
Application Papers					
Applicant may not reque Replacement drawing sl	is/are: a) ☐ acc st that any objection to the neet(s) including the correc	er. cepted or b) objected to by to drawing(s) be held in abeyance. tion is required if the drawing(s) is a miner. Note the attached Of	See 37 CFR 1.85(a). s objected to. See 37 C		
Priority under 35 U.S.C. § 119					
12) Acknowledgment is material All b) Some * c 1. Certified copies 2. Certified copies 3. Copies of the capapplication from	None of: of the priority document of the priority document ertified copies of the priority the International Burea	ts have been received in Appl rity documents have been rec	ication No eived in this National	l Stage	
Attachment(s) 1) Notice of References Cited (PTO 2) Notice of Draftsperson's Patent Date Information Disclosure Statemen Paper No(s)/Mail Date	rawing Review (PTO-948)	Paper No(s)/Ma	mary (PTO-413) ail Date nal Patent Application		

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DETAILED ACTION

This office action is in response to applicants' communication filed on 12/6/07. Claims 2-6 and 74-78 are pending in this application.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. The factual inquiries set forth in *Graham* **v.** *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 3. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

4. Claims 2-6 and 74-78 are again rejected under 35 U.S.C. 103(a) as being unpatentable over combined teachings of Jeffery et al and Housley et al, for the reasons of record.

Instant claims are directed to certain stereoisomers of hydroxylated derivatives of sibutramine.

Applicants' arguments were fully considered and are not found convincing. Applicants allege that the examiner's position of similarity of the instant claimed compounds and the reference compounds is improper, and cites In re Langer et al. While, in re Langer differs in terms of 3 carbon atoms and are directed to 5 to 7 membered rings, the instant claims are directed to structurally similar compounds as claimed herein; see Jefferey et al, page 2583, compound 5a, wherein R can be chlorophenyl.

Applicants further allege that none of the compounds pointed to by the examiner to Jefferey et al are stereomerically pure, and Jefferey merely points out to cis/trans isomerism, And with respect to stereoconfiguration(R and S), the reference is silent. The examiner would like to point out that inasmuch as applicants have shown the structure of the Jefferey et al in terms of the stereocenters, even though, the reference does not mention those centers, the carbon having four different atoms on it, automatically is entitled to the stereocenters and especially in view of Housley, one of ordinary skill in the art would be motivated to isolate the same.

Applicants' allegation that millions of compounds can be generated from Housley's reference appears to be exaggerated, especially when the examiner has

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particularly pointed out to the specific compound in column 7. There is certainly no lack of motivation in herein, especially when chiral centers exist and there are well known methods of deriving the isomers.

Applicants' arguments with respect to In re Holy is not valid in herein, because in the Jefferey et al, the teaching is not specific to the racemic compounds. There is enough suggestion to arrive at the stereocenters, specifically in view of the chiral carbon atom.

Applicants' arguments with respect to Jefferey et al that the reference teaches away from the instant claimed compounds are not convincing, especially when taken together with the Housley et al reference.

No claim is allowed.

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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6. Any inquiry concerning this communication or earlier communications

from the examiner should be directed to SHAILENDRA -. KUMAR whose telephone

number is (571)272-0640. The examiner can normally be reached on Mon-Thur 8:00-

5:30, Alt Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Yvonne Eyler can be reached on (571)272-0871. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/SHAILENDRA - KUMAR/ Primary Examiner, Art Unit 1621

S.Kumar 3/14/08